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sale. And that deals with just specifically real estate foreclosures. Those would be also subject to judicial confirmation after such a sale. We deal with nonprobate transfers. We expand the definition of "security account" to include an investment management or custody account, with a trust company or trust department of a bank with trust powers, including securities in that account and a cash balance in the account, and cash, cash equivalents, interest, earnings, or dividends earned or declared in a security on an account, whether or not credited to the account at the time of death. We also deal with support, enforcement, the bank match section. That's 43-3334. And that property subject to a withhold transmit order is...the only money that has to be subject to that is that which is in the possession or under control of the payor at the time that the order to withhold and transmit was delivered or received. Section 44 deals with capital expansion. It expands the definition of "bank" to include any bank thereof in the state or any bank...or any branch in this state of a state chartered or federally chartered bank which maintained a main chartered office in this state prior to becoming a branch of such state chartered or federally chartered bank. Section 45 deals with trust deeds. It provides that the notice of default in cases involving trust property used in farming operations must set forth, among other things, a statement of the amount of interest accrued on the unpaid principal sum, and including the date, notice of default is signed by the trustee or the trustee's attorney, rather than filed for record. That would clear up some problems with per diem interest accruing after a trustee or a trustee's attorney actually signs a notice of default to the time that that makes it to the register of deeds. Section 45 would amend Section 76-1009, and it would provide for a postponement of a trust deed sale to no longer than 45 days. At this point, a sale can be continued for one day. This would change the law and would allow for a change up to 45 days. Additionally, Section 47 would provide that the interest acquired shall be determined at the time the trustee or the attorney for the trustee accepts the highest bid at the time of the trustee's sale. Section 48 deals with Section 76-1012, in that when a trust deed...or whenever the obligation of a trust deed has become due, if it is in default, subsequent to the breach or default and prior to the sale of the property, the